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IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

CHI CHEN, PI-CHUAN CHANG, PI-SHAN CHANG, SHUQIN CHEN, XIANGLI CHEN, BINGXIN FAN, QIANG GUO, JINSONG HUANG, LIHUA HUANG, JIAPING JIANG, XIAOWEN JIN, CHENMIN LI, JINGHAN LI, YUN LIU, XIAOWEN PAN, XIAOLI SONG, JINGUO WANG, JIE XIONG, BIN XU, LU YU, QIANG ZHAO, YANYI ZHAO, WENQUAN ZHI, QUAN ZHOU, YIQIN CHEN, KE LI, MING LI, LEI WANG, ZHISHENG YUAN, MEILAN CHEN, XIAOBO CHEN, XIAOYANG DI, YAN GUO, BEI HUANG, MIN HUANG, ZHONGJIAO JIANG, QIANG LI, XIANKUN LI, XINGJUN LI, ZHIMENG LIU, CHENG LUO, YURONG NI, YUNFENG QING, YANHANG SHEN, TENGYAO SONG, LIPING SUN, LING TANG, SHIZHU TANG, CHEN YAN, YIJUN YIN, SHIZHE ZHANG, and ZHIHONG ZHANG,

Plaintiffs.

v.

U.S. BANK NATIONAL ASSOCIATION; QUARTZBURG GOLD, LP; ISR CAPITAL, LLC; IDAHO STATE REGIONAL CENTER, LLC; and SIMA MUROFF,

Defendants.

NO. 2:16-cv-01109-RSM

(CONSOLIDATED WITH 2:16-CV-01113 RSM)

STIPULATION AND ORDER UNDER FEDERAL RULE OF EVIDENCE 502(D)

STIPULATION AND ORDER UNDER FRE 502(D) 2:16-cv-01109-RSM

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7	/s/ Shawn Larsen-Bright	/s/ Michael Black (per email authorization)
	Trespectary sacrifices this 27 day of 11	
6	Respectfully submitted this 27 th day of A	August, 2018.
5	of Evidence 502(d), as set forth herein.	
4		ic chary of, a non-warver order under rederal Rule
	stimulate and agree to and respectfully request the	ne entry of, a non-waiver order under Federal Rule
3	Association, who are all parties in this action, b	by and through their undersigned counsel, hereby
2	LP, ISR Capital LLC, Idaho State Regional Cer	nter, LLC, Sima Muroff, and U.S. Bank National
		•
1	Pursuant to Federal Rule of Evidence 50	2(d), Plaintiffs and Defendants Quartzburg Gold,

STIPULATION AND ORDER UNDER RULE 502(D) - 1

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ORDER

Based upon the foregoing Stipulation, IT IS ORDERED that pursuant to Federal Rule of Evidence 502(d), the inadvertent production of any documents or electronically stored information in this proceeding shall not, for the purposes of this proceeding or any other proceeding in any other court, constitute a waiver by the producing party of any privilege applicable to those documents or electronically stored information, including the attorney-client privilege, attorney work-product protection, or any other privilege or protection recognized by law. This Order shall be interpreted to provide the maximum protection allowed by Federal Rule of Evidence 502(d).

IT IS SO ORDERED this 28 day of August 2018.

RICARDO S. MARTINEZ

CHIEF UNITED STATES DISTRICT JUDGE